



IFC
3625

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 020431.0774

In re Application of:

ABHAY V. PARASNIS, ET AL.

Serial No. 09/940,764

Filed: 27 AUGUST 2001

For: **GENERATION AND EXECUTION OF
CUSTOM REQUESTS FOR QUOTE**

§
§
§ Examiner:
§
§ **NAEEM U. HAQ**
§
§ Art Unit: 3625
§
§ Confirmation No.: 5771
§

TRANSMITTAL

Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Sir:

Please file the following enclosed documents in the subject application:

1. This Transmittal with Certificate of Mailing;
2. Response to Requirement for Restriction dated 9 June 2006; and
3. Our return postcard which we would appreciate you date stamping and returning to us.

CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8(a)

Date of Deposit: 6/28/06

I hereby certify that this paper or fee is being deposited with the United States Postal Service as First Class Mail with sufficient postage under 37 C.F.R. §1.8(a) on the date indicated above and is addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

By: [Signature]

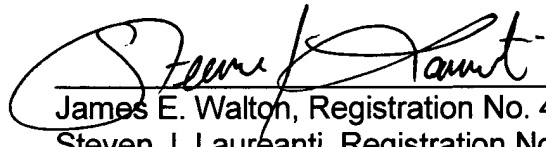
No fees are deemed to be necessary; however, the Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayments, to **Deposit Account No. 500777**.

Please link this application to Customer No. 53184 so that its status may be checked via the PAIR System.

Respectfully submitted,

6/28/06

Date



James E. Walton, Registration No. 47,245

Steven J. Laureanti, Registration No. 50,274

Daren C. Davis, Registration No. 38,425

Alan Dawson Lightfoot, Registration No. 57,756

Michael Alford, Registration No. 48,707

Law Offices of James E. Walton, P.L.L.C.

1169 N. Burleson Blvd., Suite 107-328

Burleson, Texas 76028

(817) 447-9955 (voice)

(817) 447-9954 (facsimile)

steven@waltonpllc.com (e-mail)

CUSTOMER NO. 53184

ATTORNEYS AND AGENT FOR APPLICANTS



THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 020431.0774

In re Application of:

ABHAY V. PARASNIS, ET AL.

Serial No. 09/940,764

Filed: 27 AUGUST 2001

For: **GENERATION AND EXECUTION OF
CUSTOM REQUESTS FOR QUOTE**

§
§
§ Examiner:
§
§ NAEEM U. HAQ
§
§ Art Unit: 3625
§
§ Confirmation No.: 5771
§

RESPONSE TO REQUIREMENT FOR RESTRICTION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

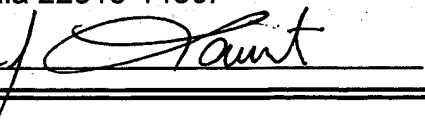
Sir:

This paper is submitted in response to the Restriction Requirement mailed 9 June 2006, which provides for a one-month response period ending 9 July 2006. Please consider the following election and remarks.

CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8(a)

Date of Deposit: 6/28/06

I hereby certify that this paper or fee is being deposited with the United States Postal Service as First Class Mail with sufficient postage under 37 C.F.R. §1.8(a) on the date indicated above and is addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

By: 

ELECTION WITH TRAVERSE:

The Restriction Requirement alleges that the subject Application contains claims directed to the following two Groups of unrelated claimed inventions (9 June 2006 Office Action, Page 2):

- Group I. Claims 1-28, drawn to a system, method, and program for generating a RFQ, classified in class 705, subclass 26.
- Group II. Claims 29-31, drawn to a system, method, and program for generating a RFQ having a data and metrics model, a state transition model, and a user interface workflow, classified in class 705, subclass 26.

The Applicants elect, with traverse, to pursue Group II. Group II is directed to a system, method, and program for generating a RFQ having a data and metrics model, a state transition model, and a user interface workflow. The Applicants reiterate that the foregoing election is not acquiescence in the propriety of the restriction or in the accuracy in the determination and/or identification of the alleged "unrelated inventions" in the subject Application. The Applicants respectfully request withdrawal of the Restriction Requirement as set forth below, as the Requirement is improper.

The Applicants elect, with traverse to pursue Claims 29-31 (which are directed to a single species). The Applicants reiterate that the foregoing election is not an acquiescence in the propriety of the restriction or in the accuracy in the determination and/or identification of an alleged "species" in the subject Application. The Applicants respectfully request withdrawal of the Restriction Requirement as set forth below, as the Requirement is improper.